TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING REJECTION OVER A PENDING SECOND APPLICATION

Docket No.

5061.2 P

In re App	lication of:	Cao			/· >
Application	on No.	10/016,992			2 0
Filed:		12/13/2001			~.R
For: D	Dental Curing 1	Light			
					percent c
The owner	er,	Cao Group,	Inc.	of 100.00	perceht*
any pater	nt granted on	the instant application, which v	would extend be	ed below, the terminal part of the statute eyond the expiration date of the full stat	tutory term
defined in	n 35 U.S.C. 15	54 to 156 and 173 as shortened	d by any termina	of disclaimer filed prior to the grant of an	iv patent d
The own	er hereby agre	ees that any patent so granted	on the instant a	, filed on 12/13/2001 pplication shall be enforceable only for	and during
such peri	iod that it and	any patent granted on the sec	ond application	are commonly owned. This agreemen itee, its successors or assigns.	it runs with
In makin	g the above of	disclaimer, the owner does no	t disclaim the to	erminal part of any patent granted on	the instant
application	on that would e	extend to the expiration date of	the full statutory	y term as defined in 35 U.S.C. 154 to 15 y terminal disclaimer filed prior to the pa	56 and 173
in the eve	ent that any su	uch granted patent: expires for	r failure to pay a	i maintenance fee, is held unenforceabl	le. is found
1.321, ha	/ a court of co as all claims of	ompetent jurisdiction, is statute cancelled by a reexamination	orily disclaimed certificate, is re	in whole or terminally disclaimed under issued, or in any manner terminated p	er 37 CFR prior to the
expiration	n of its full stat	tutory term as shortened by any	terminal disclai	mer filed prior to its grant.	711-1 10 11-1
Check eit	ther box 1 or 2	2, if appropriate.			
1.		issions on behalf of an orga c.), the undersigned is empowe	nization (e.g., ered to act on be	corporation, partnership, university, go ehalf of the organization.	overnment
I hereby	declare that	all statements made herein of	f my own know	rledge are true and that all statements	s made on
information willful fals	on and belief se statements	are believed to be true; and fu	urther that these	e statements were made with the know or imprisonment, or both, under Section	vledge that
Title 18 c	of the United S	States Code and that such willfr	ul statements m	ay jeopardize the validity of the applica	tion or any
patent iss	sued thereon.				
2. 🗵	The under	signed is an attorney of record.			
3. C)wner/applicar	nt is	□ Large en	tity	
The te	rminal disclain	ner fee under 37 CFR 1.20(d) i	s	and is to be paid as follows:	:
□ A(check in the a	mount of the fee is enclosed.			
│	e Commissior	ner is hereby authorized to char	rge anv fees whi	ich may be required, or credit any overp	avment
_ to	Deposit Accou	unt Number50-0581	A duplic	eate copy of this sheet is enclosed.	ayiiio.i.,
PTO sug	gested wordin	g for terminal disclaimer was			
	unchang	ged. 🗀 changed (if change	ed, an explanati	on should be supplied.)	
	/	1	5 -4-4	10/0/1000	
		Signature	Dated:	12/26/2003	
	Name and Ad	Idress of Person Signing	_	certify that this document and fee is being	g deposited
A4 //D /DAAA UUUO			┥	on with the U.S. Post first class mall under 37 C.F.R. 1.8 and is add	ressed to the
01/09/2004 HVU0I 02 FC:1814 Daniel M		110.00 OP		Assistant Commissioner for Patents, Wash 20231.	ington, D.C.
	ecartify Behle & Latim	er	4.1		
· ·	Main Street,		1/2	Signature of Person Mailing Correspond	lence
	City, Utah 84				

(801) 532-1234

Daniel McCarthy

Typed or Printed Name of Person Mailing Correspondence

	Terminal Disclaimer To Patenting Rejection O		t I I	Docket No. 5061.2 P
Invention: Dental Curing Light TO THE ASSISTANT COMMISSIONER FOR PATENTS: The above-identified owner of record of a 100 percent interest in the instant application, which would extend below, the terminal part of the statutory term of any patent granted on the instant application, which would extend below, the terminal part of the statutory term of any patent granted on the instant application, which would extend be only for and during such period that it and the prior patent are commonly owned. This agreement repatent granted on the instant application and is binding upon the grantee, its successors and/or assigns. In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 to 156 and 17: patent, as presently shortened by any terminal disclaimer, in the event that it later expires for failure to pay a mainter held uneriforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminall under 37 C.F.R. 1.321, has all claims cancelled by a reexamination certificate, is reissued, or is in any manner termin the expiration of its full statutory term as presently shortened by any terminal disclaimer. Check either box 1 or 2 below, if appropriate. 1. For submissions on behalf of an organization (e.g., corporation, partnership, university, government agenc undersigned is empowered to act on behalf of the organization. I hereby declare that all statements made herein of my own knowledge are true and that all statement information and belief are believed to be true; and further that these statements were made with the knowledge that statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of States Code and that such willful false statements may jeopardize the validity of the application or any patent issued the 1844.	ion Of: Cao	-		
Dental Curing Light TO THE ASSISTANT COMMISSIONER FOR PATENTS: The above-identified owner of record of a 100 percent interest in the instant application hereby disclaim provided below, the terminal part of the statutory term of any patent granted on the instant application, which would ex the expiration date of the full statutory term defined in 35 U.S.C. 154 to 156 and 173, as presently shortened by disclaimer, of prior Patent No. 6,331,111. The owner hereby agrees that any patent so granted on the instant apple enforceable only for and during such period that it and the prior patent are commonly owned. This agreement in patent granted on the instant application and is binding upon the grantee, its successors and/or assigns. In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 to 156 and 17, patent, as presently shortened by any terminal disclaimer, in the event that it later expires for failure to pay a mainter held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminall under 37 C.F.R. 1.321, has all claims cancelled by a reexamination certificate, is reissued, or is in any manner termin the expiration of its full statutory term as presently shortened by any terminal disclaimer. Check either box 1 or 2 below, if appropriate. 1. For submissions on behalf of an organization (e.g., corporation, partnership, university, government agenc undersigned is empowered to act on behalf of the organization. I hereby declare that all statements made herein of my own knowledge are true and that all statement information and belief are believed to be true; and further that these statements were made with the knowledge that statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 o States Code and that such willful false statements may jeopardize th	o. Filing D	ate	Examiner	Group Art Unit
Owner of Record: Cao Group, Inc. TO THE ASSISTANT COMMISSIONER FOR PATENTS: The above-identified owner of record of a 100 percent interest in the instant application hereby disclaim provided below, the terminal part of the statutory term of any patent granted on the instant application, which would ex the expiration date of the full statutory term defined in 35 U.S.C. 154 to 156 and 173, as presently shortened by disclaimer, of prior Patent No. 6,331,111. The owner hereby agrees that any patents og rando on the instant apple enforceable only for and during such period that it and the prior patent are commonly owned. This agreement in patent granted on the instant application and is binding upon the grantee, its successors and/or assigns. In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 to 156 and 172 patent, as presently shortened by any terminal disclaimer, in the event that it later expires for failure to pay a mainter held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminall under 37 C.F.R. 1.321, has all claims cancelled by a reexamination cruftificate, is reissued, or is in any manner termin the expiration of its full statutory term as presently shortened by any terminal disclaimer. Check either box 1 or 2 below, if appropriate. 1. For submissions on behalf of an organization (e.g., corporation, partnership, university, government agenc undersigned is empowered to act on behalf of the organization. I hereby declare that all statements made herein of my own knowledge are true and that all statement information and belief are believed to be true; and further that these statements were made with the knowledge that statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of 118 to States Code and that such willful false statements may jeop	2 12/13/200	01	Lewis	3732
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1. For submissions on behalf of an organization (e.g., corporation, partnership, university, government agency undersigned is empowered to act on behalf of the organization. I hereby declare that all statements made herein of my own knowledge are true and that all statement information and belief are believed to be true; and further that these statements were made with the knowledge that statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of States Code and that such willful false statements may jeopardize the validity of the application or any patent issued the 2. The undersigned is an attorney of record. Dated: 12/3/03	ate of the full statutory term of for Patent No. 6,331,111 . only for and during such period in the instant application and is sing the above disclaimer, the would extend to the expiration of ently shortened by any terminal ble, is found invalid by a court 1.321, has all claims cancelled.	ry term of any patent defined in 35 U.S.C. The owner hereby agd that it and the prior binding upon the grar owner does not discate of the full statuto I disclaimer, in the event of competent jurisdicted by a reexamination	granted on the instant appl 154 to 156 and 173, as proceed that any patent so grantly patent are commonly own tractional that the successors and/or a claim the terminal part of the successors and/or a certificate, is reissued, or i	ication, which would extend bey resently shortened by any terminated on the instant application shed. This agreement runs with assigns. any patent granted on the ins S.C. 154 to 156 and 173 of the failure to pay a maintenance feed in whole or terminally disclaims.
I hereby declare that all statements made herein of my own knowledge are true and that all statement information and belief are believed to be true; and further that these statements were made with the knowledge that statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of States Code and that such willful false statements may jeopardize the validity of the application or any patent issued the 2. The undersigned is an attorney of record. The undersigned is an attorney of record. Dated: 12/3/03	either box 1 or 2 below, if appro	priate.		
information and belief are believed to be true; and further that these statements were made with the knowledge that statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of States Code and that such willful false statements may jeopardize the validity of the application or any patent issued the 2. The undersigned is an attorney of record. 72004 HVU0NG1 00000008 10016992 Dated: 12/3/03	omissions on behalf of an organismpowered to act on behalf of the	anization (e.g., corpo	ration, partnership, univers	sity, government agency, etc.),
/2004 HVUONG1 00000008 10016992 1814 Dated: 12 75 0 3	belief are believed to be true; the like so made are punishal	and further that thes ble by fine or impriso	e statements were made vanment, or both, under Sec	with the knowledge that willful f ction 1001 of Title 18 of the Ur
1814 Dated: 12 29 03		ord.		
Signature Signature		r		
		L	Dated: 12/29/03	
Daniel McCarthy Typed or Printed Name	Signuture		Dated: 12/29/03	
Terminal disclaimer fee under 37 C.F.R. 1.20(d) included. PTO suggested wording for terminal disclaimer was unchanged. Certification under 37 C.F.R. 3.73(b) is required if terminal disclaimer is signed by the assignee.			Dated: 12/29/03	

P32/REV01

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1/7/04

TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING REJECTION OVER A PENDING SECOND APPLICATION

Docket No.

5061.2 P

				3001.21	7
In re Application of:	Cao				>
Application No.	10/016,992				0
Filed:	12/13/2001				᠕.
For: Dental Curin	g Light				
any patent granted of defined in 35 U.S.C. granted on pending s The owner hereby ag such period that it ar	Cao Group, Is application hereby disclaims, exc in the instant application, which we also to 156 and 173 as shortened econd Application Number grees that any patent so granted on any patent granted on the second the instant application and is bindress.	cept as provide ould extend be by any termina 10/017,454 n the instant a nd application	eyond the expiration of a disclaimer filed prior filed on philipping filed on philipping shall be en are commonly owner.	part of the statutory late of the full statutor to the grant of any part 12/13/2001 forceable only for and d. This agreement ru	ry teri atent
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Check either box 1 o	r 2, if appropriate.				
1.	missions on behalf of an organ etc.), the undersigned is empower	ization (e.g., e	corporation, partners chalf of the organizati	hip, university, gove on.	rnme
information and belie willful false statemer	t all statements made herein of of are believed to be true; and fur the tits and the like so made are puni of States Code and that such willful on.	ther that these shable by fine	e statements were m or imprisonment, or	ade with the knowled both, under Section 1	ge th
2.	ersigned is an attorney of record.				
3. Owner/applic	ant is Small entity	□ Large enf □	titv		
	aimer fee under 37 CFR 1.20(d) is	_	•	ne naid as follows:	
	amount of the fee is enclosed.	***************************************		oo pala ao lohowo.	
The Commissi to Deposit Acc	oner is hereby authorized to charg ount Number 50-0581	e any fees whi	ch may be required, or ate copy of this sheet	or credit any overpayn is enclosed.	nent,
PTO suggested word	ing for terminal disclaimer was				
□ uncha	inged changed (if change	d, an explanation	on should be supplied	d.)	
	Signature	Dated:	12/26/2003		
Nama and	Address of Person Signing	,		ment and fee is being de	eposite
9/2004 HVUONG1 00000008			Assistant Commissione	with the U.S. Postal Society C.F.R. 1.8 and is address for Patents, Washington	ed to
Dadiel McCarthy	110.00 OP		20231.		
Parsons, Behle & Lati					
201 South Main Stree			Signature of Per	son Mailing Correspondence	,
Salt Lake City, Utah					
(801) 532-1234				iel McCarthy	
		1	Typed or Printed Name	of Person Mailing Correspo	ndenc

1/7/4

TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING REJECTION OVER A PENDING SECOND APPLICATION

Docket No.

5061.2 P

TATENTING RECEGNATION OF ENTRY	INO OLOGIND A	I I LIOATION	5001.2 P		
In re Application of: Cao		-	`		
Application No. 10/016,992			/.		
Filed: 12/13/2001			1		
For: Dental Curing Light			۵.,		
The owner, Cao Group interest in the instant application hereby disclaims, cany patent granted on the instant application, which defined in 35 U.S.C. 154 to 156 and 173 as shortened.	except as provided to would extend beyoned by any terminal di	nd the expiration d isclaimer filed prior	ate of the full statutory term		
granted on pending second Application Number The owner hereby agrees that any patent so granted such period that it and any patent granted on the se any patent granted on the instant application and is b	d on the instant apple cond application are	e commonly owned	. This agreement runs with		
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Check either box 1 or 2, if appropriate.					
 For submissions on behalf of an organized agency, etc.), the undersigned is empower. 	janization (e.g., cor vered to act on beha	poration, partnershilf of the organization	nip, university, government n.		
I hereby declare that all statements made herein information and belief are believed to be true; and willful false statements and the like so made are provided in the United States Code and that such will patent issued thereon.	further that these st unishable by fine or	tatements were ma imprisonment, or t	de with the knowledge that both, under Section 1001 of		
2.	d.				
3. Owner/applicant is Small entity					
The terminal disclaimer fee under 37 CFR 1.20(d)	,		e paid as follows:		
. ,		and is to b	e paid as follows.		
☐ A check in the amount of the fee is enclosed.					
☑ The Commissioner is hereby authorized to change to Deposit Account Number	arge any fees which A duplicate	may be required, o copy of this sheet	r credit any overpayment, is enclosed.		
PTO suggested wording for terminal disclaimer was					
unchanged.					
	Dated:	12/26/2003			
Signature	_	certify that this document	ment and fee is being deposited		
Name and Address of Person Signing 2004 HVUONG1 00000008 10016992	or fir	າ st class mail under 37 (ssistant Commissioner	with the U.S. Postal Service as C.F.R. 1.8 and is addressed to the for Patents, Washington, D.C.		
Daniel McCarthy 110.00 OP		0231.			
Parsons, Behle & Latimer		Signature of Porce	on Mailing Correspondence		
201 South Main Street, Suite 1800 Salt Lake City, Utah 84111		Signature of Perso	m maning Correspondence		
801) 532-1234		Danie	el McCarthy		
,		Typed or Printed Name of	f Person Mailing Correspondence		

01/09/ 04 FC: